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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE .450100-02617 7899 09/626,309 07/26/2000 Yoshio Miyazaki **EXAMINER** 20999 7590 07/16/2004 FROMMER LAWRENCE & HAUG ARMSTRONG, ANGELA A 745 FIFTH AVENUE- 10TH FL. ART UNIT PAPER NUMBER NEW YORK, NY 10151 2654

DATE MAILED: 07/16/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	09/626,309	MIYAZAKI ET AL.
	Examiner	Art Unit
	Angela A. Armstrong	2654
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed rs will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on 26 Ju	ılv 2000.	
•—	action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is		
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.		
Disposition of Claims		
4) Claim(s) 1-11 is/are pending in the application.		
4a) Of the above claim(s) is/are withdrawn from consideration.		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-11</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or	r election requirement.	
Application Papers		
9) The specification is objected to by the Examine	r.	
10)⊠ The drawing(s) filed on <u>07/26/2000</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).		
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list.	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage
* See the attached detailed Office action for a list of the statement (s) Attachment (s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement (s) (PTO-1449 or PTO/SB/08)	4) Interview Summary Paper No(s)/Mail Da	(PTO-413)
Paper No(s)/Mail Date	<i>∪</i> , <u> </u>	

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

1. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Buchner et al (US Patent No. 6,535,854).

Buchner discloses a system for speech recognition control of remotely controllable devices in a home network environment.

2. Regarding claims 1, 2 and 7, Buchner discloses a voice input means for inputting the operator's voice (col. 2, lines 61-67); a control means for controlling the input/output of said electronic device through recognition of the operator's voice inputted by said voice input means (Figure 2; col. 2, lines 28-67; col. 10, lines 12-50); wherein, when any unregistered electronic device has been connected to said control means, said control means registers a voice recognition

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table provided from said electronic device (col. 4, lines 17-45; col. 9, lines 33-35; col. 10, lines 51-67; col. 11, lines 1-30), and when the operator's voice has been inputted by said voice input means, said control means compares the operator's voice with the voice recognition table of the preregistered electronic device, and then controls the input/output of said electronic device in accordance with the result of comparing the operator's voice with the voice recognition table (Figure 2, col. 2, lines 28-67; col. 10, lines 12-50).

Buchner does not teach a prerecorded voice recognition table where an operator's voice is stored in advance as an expected value. However, providing a recognition vocabulary from a specific speaker so as to improve recognition accuracy was well known in the art of speech recognition.

It would have been obvious to one of ordinary skill at the time of the invention to modify the system of Buchner to implement a speaker specific recognition vocabulary, as was well known in the art, for the purpose of improving the recognition accuracy of the speech recognizer.

- 3. Regarding claim 3, Buchner teaches the voice input means, the voice recognition unit and the controller, wherein said voice recognition unit recognizes the voice by comparing the voice recognition table of the registered electronic device with the input operator's voice, and when the operator's voice is coincident with the expected value in the voice recognition table, said voice recognition unit converts the operator's voice into voice text data by the use of said voice recognition table and then transfers the voice text data to said controller (col. 3, lines 25-20).
- 4. Regarding claim 4, the voice input means, the voice recognition unit and the controller, wherein, when the operator's voice inputted by said voice input means has been recognized to indicate the operation of said electronic device, said controller controls the input/output of said

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electronic device in accordance with the voice text data transferred from said voice recognition unit and indicating the operation of said electronic device (Figure 2; col. 2, lines 28-67; col. 10, lines 12-50).

- 5. Regarding claim 5, Buchner teaches the voice input means, the voice recognition unit and the controller, wherein, when the operator's voice inputted by said voice input means has been recognized to indicate the predetermined name of said electronic device, said controller receives the voice text data transferred from said voice recognition unit and indicating the name of said electronic device, and instructs said voice recognition unit to use the voice recognition table of said electronic device for execution of subsequent voice recognition (col. 10, lines 13-33).
- 6. Regarding claim 6, Buchner teaches voice input means, the voice recognition unit and the controller, wherein said voice input means, voice recognition unit and controller are connected mutually via a communication line, and the operator's voice inputted by said voice input means and the voice text data are both transmitted to said communication line (col. 2, lines 28-67; col. 8, line 66 continuing to col. 9, line 19).
- 7. Regarding claim 8, Buchner teaches upon recognition of the operator's voice, detecting whether any duplicate expected values are present or not with regard to the same voice in a plurality of the voice recognition tables registered in said control section, and upon detection of any duplicate expected values, notifying the operator of such detection of the duplicate expected values, and further notifying the operator of a selection procedure for processing the duplication of the expected values (col. 10, lines 13-33).
- 8. Regarding claim 10, Buchner teaches upon registration of the voice recognition tables of the plural electronic devices connected to said control section, detecting whether any duplicate

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expected values are present or not with regard to the same voice in the plural voice recognition tables registered in said control section, and upon detection of any duplicate expected values, notifying the operator of such detection of the duplicate expected values, and further notifying the operator of a reregistration procedure for processing the duplication of the expected values (col. 8, lines 18-33).

9. Regarding claims 9 and 11, Buchner does not teach the selection procedure or reregistration procedure is displayed. However, providing a visual display of selections or menu options to the user to facilitate user operation was well known.

It would have been obvious to one of ordinary skill at the time of the invention to modify the system of Buchner to display the selection and reregistration procedures to the user to facilitate user operation, because such a modification would assist the user in selecting the desired option on the first attempt, and thereby make the system more user friendly.

Conclusion

- 10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 11. Borgstahl et al (US Patent No. 5,909,183) discloses an interactive appliance remote controller system and method.

Geilhufe et al (US Patent No. 6,584,439) discloses method and apparatus for controlling voice-controlled devices.

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12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angela A. Armstrong whose telephone number is 703-308-6258. The examiner can normally be reached on Monday-Thursday 7:30-5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richemond Dorvil can be reached on (703) 305-9645. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Angela A. Armstrong Examiner Art Unit 2654

AAA July 8, 2004

angela aimstrong